

PUBLIC OFFER

of the Website “globalcio.com”

available at <https://globalcio.com/>

Publication Date: 26 February 2026

This PUBLIC OFFER constitutes a proposal by LLC “GLOBAL CIO”, represented by its General Director Ekaterina Nikolaevna Lyasko, acting on the basis of the Company’s Charter, addressed to Users of the Website “globalcio.com” (hereinafter — the “Users”), to enter into an Agreement for the Provision of Fee-Based Educational Services covering the organisation and delivery of a training course for IT executives, hereinafter referred to as the “Services”, as presented on the Website “globalcio.com”.

By accepting this Agreement, the User confirms their legal capacity and full contractual capacity, represents that they are of legal age, and unconditionally agrees to all terms and conditions hereof, including consent to the processing of the User’s personal data by the Website in accordance with the Privacy Policy (Personal Data Processing Consent) of the Website “globalcio.com”.

DEFINITIONS AND INTERPRETATION

Offer — a proposal to enter into an Agreement for the Provision of Fee-Based Educational Services, published on the Website at <https://globalcio.com/>, addressed to an unlimited number of persons, subject to Acceptance.

Website — the internet resource “globalcio.com” located at <https://globalcio.com/>, owned by the Website Administration. The term “Website” shall encompass all pages, texts, graphic and informational materials, images, source code, photo and video content, computer programmes, and other intellectual property of the Website Administration, created and operated to enable Users to order Services via the internet.

Website Administration (Rights Holder) — LLC “GLOBAL CIO”, represented by its General Director Ekaterina Nikolaevna Lyasko, acting on the basis of the Company’s Charter, and/or persons authorised to represent it.

User — any visitor to the Website.

Customer — a User who has visited the Website and ordered and paid for a Service.

Acceptance — payment for the Services, which constitutes full and unconditional acceptance of this Offer and evidences the conclusion of the Agreement for the Provision of Fee-Based Educational Services between the Parties on the terms set out in this Public Offer.

Parties — the Service Provider and the Customer, individually referred to as a “Party”.

Agreement — the Agreement for the Provision of Fee-Based Educational Services for the organisation and delivery of a training course for IT professionals, concluded between the Customer and the Service Provider on the terms set out in this Public Offer upon Acceptance thereof. Upon completion of the course, the Customer shall receive a Professional Development Certificate, which shall be entered into the Federal Register.

Services — educational services comprising the organisation and delivery of a training course for IT professionals, as published on the Website.

Order — an order for a Service Tariff Plan, as set out in the information published on the Website.

Tariff Plan — the schedule of fees (payments) applicable to specific Services provided through the Website.

SERVICE TARIFF PLANS

Tariff Plan 1 — “Standard” — USD 750

Full course: Global CIO Summer Academy

- Participation in a panel discussion
- Module: “From Global Trends to Company IT Strategy”
- Module: “Managing Resources and Influence”
- Access to a private chat community
- Certificate of the Global CIO international professional community

Tariff Plan 2 — “Extended” — USD 1,450

Full course: Global CIO Summer Academy + IT Leaders Club Membership

- Participation in a panel discussion
- Module: “From Global Trends to Company IT Strategy”
- Module: “Managing Resources and Influence”
- Access to a private chat community
- Certificate of the Global CIO international professional community
- One (1) year’s access to the IT Leaders Club online platform, including:
 - Knowledge base of the international professional IT community (case studies, recordings of closed-door meetings, document templates, and more)
 - Participation in online discussions of the Global CIO community
 - Educational materials of the Academy and of the workshops
 - Follow-up summaries and recordings of community meetings
 - Useful resources and Compass TV
 - Two (2) CIO workshops per yearⓄ
 - One practicum included, plus 20% discount on all additional practicums
 - Access to a mastermind or executive coaching sessionⓄ
 - Individual benefits within the Project of the Year and Top 100 IT Leaders initiatives
 - Dedicated account manager

Ⓞ Service rendered upon written request by the Customer.

1. SUBJECT MATTER OF THE AGREEMENT

1.1. The Customer shall pay for the Services, and the Service Provider shall deliver the Services in accordance with the selected Tariff Plan and the terms of this Agreement.

1.2. This Agreement constitutes an open-terms agreement. The material terms of each transaction for the provision of Services concluded through the Website are formed online, individually for each User, via the Website's web interface in accordance with the selected Tariff Plan.

2. PLACING AN ORDER

2.1. Orders for Services shall be placed by the Customer through the Website using the feedback form.

2.2. Upon registration on the Website, the Customer undertakes to provide the following personal data:

- surname and given name;
- organisation name and job title;
- email address;
- contact telephone number.

2.3. When placing an Order through the Website, the Customer undertakes to provide the information specified in clause 2.2 of this Agreement. The Customer shall have the right to edit their registration information. The Website shall not modify or edit the Customer's registration information without the Customer's consent.

2.4. The Service Provider shall bear no liability for the accuracy or completeness of the information provided by the Customer when placing an Order.

2.5. Payment by the Customer for an Order placed through the Website constitutes the Customer's agreement to the terms of this Agreement. The date of payment for the Order shall be deemed the date of conclusion of the Agreement between the Service Provider and the Customer.

2.6. All informational materials presented on the Website are provided for general reference purposes only and may not fully convey accurate information regarding the specific properties and characteristics of the Services. Should the Customer have any questions concerning the Services prior to placing an Order, the Customer should seek consultation via the feedback form.

3. CONDITIONS FOR THE PROVISION OF SERVICES

3.1. The price of the Services and available payment methods are published on the Service Provider's Website. By paying for and/or ordering the Services, the Customer unconditionally agrees to the terms of the Offer in effect at the time of payment, which include the conditions for the provision of Services as published on the Website.

3.2. Payment under this Agreement shall be deemed made by the Customer upon the crediting of funds to the Service Provider's account.

3.4. The Customer may remit payment for the Service Provider's services by bank transfer to the Service Provider's account on the basis of an invoice issued.

3.5. The Customer shall bear all bank charges and transfer fees arising in connection with payment for the Service Provider's services, unless the selected payment method expressly provides otherwise. The Customer shall also be solely responsible for the accuracy of payments made and the proper completion of all required payment documents.

3.6. The Service Provider reserves the right to set any price for the Services prior to the User's Acceptance. Following Acceptance, the price of the Service selected by the Customer is fixed for the purposes of that transaction.

3.7. Payment for the Services shall be made in accordance with the Customer's Order. The Service Provider may not increase the price of an Order once the Order is in the course of fulfilment.

3.8. A condition for the User's receipt of the Website's Services is payment therefor and the User's compliance with the Website's rules as set out in the guidance published in the Website interface or communicated by telephone consultation.

3.9. The Service Provider's obligations to deliver the Services in accordance with the Order are conditional upon the Customer's fulfilment of its obligations under the Service Rules. In the event of the Customer's failure to meet such obligations, the Service Provider shall act in accordance with the rights conferred by the applicable civil legislation and may suspend or refuse to provide the Services in the relevant part.

3.10. The Services available on the Website may be modified, supplemented, or updated; accordingly, they are offered on an "as-is" basis, in the form and scope in which they are provided by the Website at the time of the User's access.

3.11. The Service Provider shall be entitled to reference the Customer as a user of the Website and/or a recipient of the Services in any form and on any medium, including on the Website and in any other websites or promotional materials of the Website.

3.12. The Services under this Agreement shall be deemed rendered by the Service Provider and accepted by the Customer if no complaint regarding the quality or scope of the Services is received from the Customer within three (3) days from the date of provision of the Services.

4. PRICING, PAYMENT PROCEDURE, AND REFUND POLICY

4.1. The price of the Service selected by the User upon conclusion of a transaction under this Agreement shall be determined on the basis of the Order and communicated to the User upon completion of the order process. Payment for Services shall be made at the prices in effect at the time of payment.

4.2. The Customer may pay for the Services using any of the payment methods offered by the Service Provider at the time of placing the Order. The selection and use of a payment method shall be at the Customer's sole discretion.

4.3. The Service Provider shall be released from liability for breach of the terms of this Agreement where such breach is caused by force majeure circumstances, including: acts of governmental authorities, fire, flood, earthquake, war, mobilisation, other natural events, power outages and/or failures of computer networks, strikes, civil unrest, riots, and any other circumstances, without limitation, that may affect the performance of this Agreement.

5. LIABILITY OF THE PARTIES

5.1. The Service Provider undertakes to make all reasonable efforts to render the Services properly; however, the Service Provider shall not be liable for and shall not compensate the Customer for losses arising where the Customer is unable to use the Services due to the following reasons:

- technical failures in public communications channels through which internet services are accessed, loss of internet access by the User for any reason, errors, omissions, interruptions in operation or data transmission, communications line defects, and other technical malfunctions;
- unauthorised interference with the operation of the Website by third parties, including hacker attacks, DDoS attacks, the action of malware, and other disruptions to the Website's operation;
- circumstances falling within the definition of force majeure.

5.2. In the event of losses caused to the Customer through the fault of the Service Provider, liability shall be determined in accordance with applicable law. In such cases, the Service Provider's liability to the Customer shall not exceed the cost of the Service ordered and paid for by the Customer.

5.3. The Service Provider shall not be liable to the Customer for losses incurred by the Customer through no fault of the Service Provider, including losses arising from the Customer's breach of the terms of this Public Offer.

5.4. The Customer acknowledges and agrees that certain operations, including but not limited to the processing of payments for the Services, are not controlled or monitored by the Website Administration or through third parties, and the Website Administration shall not be liable for the transfer and/or receipt of the User's funds in payment for the Services. The security, confidentiality, and other conditions applicable to the payment methods selected by the Customer are governed by agreements between the Customer and the respective organisations.

5.5. The Service Provider undertakes to ensure the operation of the Website in accordance with this Offer on a twenty-four-hour, seven-days-a-week basis, including public holidays (the service shall be available for no less than 90% of the time per calendar month), except in the cases provided for in this Offer.

5.6. In the event that performance of this Agreement becomes impossible through the fault of the Customer, the cost of the Services shall not be refunded.

5.7. Payment of a penalty shall not release the Parties from performance of their obligations under the Agreement.

6. DISPUTE RESOLUTION

6.1. All disputes arising under this Agreement shall be resolved by the Parties through pre-litigation negotiations.

6.2. Disputes arising under this Agreement that cannot be resolved through negotiation shall be referred to the courts at the place of registration of the Service Provider, with a mandatory pre-litigation claims procedure, in accordance with applicable legislation.

7. GENERAL PROVISIONS

7.1. This Agreement shall enter into force upon its conclusion in the manner set out in Section 2 of this Offer and shall remain in effect until its termination in accordance with the Website's terms, the Agreement, and the legislation of the Republic of Uzbekistan.

7.2. The Service Provider reserves the right to amend and/or supplement the terms of this Offer to the extent permitted by applicable law, as well as to withdraw this Offer at any time. The date of amendment of this Offer shall be the date of publication of its revised version on the Website. The User is required to review the current version of the Offer prior to placing an Order.

8. CONFIDENTIALITY AND PERSONAL DATA

8.1. By submitting their personal data on the Website, the User consents to the processing of such personal data.

8.2. The Privacy Policy (Personal Data Processing Consent) is available on the Website at <https://globalcio.com/agreement/>

8.3. Information that is classified as publicly accessible under applicable legislation, or the disclosure of which is required of a Party by law, shall not be deemed confidential information.

9. FORCE MAJEURE

9.1. The Parties shall be released from liability for non-performance or improper performance of their obligations if such failure results from force majeure circumstances arising after the conclusion of this Agreement, which the Parties could not have foreseen and/or prevented. Force majeure events shall include: war and military operations, mobilisation, epidemic, fire, explosions, traffic incidents, natural disasters, acts of supreme governmental authorities rendering the proper performance of obligations impossible, and all other events and circumstances recognised and declared as force majeure events by the Chamber of Commerce and Industry or the relevant governmental authority.

9.2. The Party affected by force majeure circumstances shall notify the other Party thereof within ten (10) days from the commencement of such circumstances.

9.3. If timely notice of the occurrence of the aforementioned circumstances is not given, the Party affected by the force majeure event shall forfeit the right to invoke it, except where the very nature of the circumstance prevented the dispatch of such notice.

9.4. The Parties acknowledge that insolvency of either Party does not constitute a force majeure circumstance.

10. INTELLECTUAL PROPERTY RIGHTS

10.1. The Service Provider warrants that the provision of Services under this Agreement and the delivery of results thereof to the Customer do not infringe any exclusive rights of third parties, including copyright, patent rights, and other intellectual property rights.

10.2. All textual content and graphic images published on the Website are the exclusive property of the Service Provider.

10.3. The Customer undertakes to respect intellectual property rights and shall not distribute (publish, post on internet websites, copy, transfer, or resell to third parties) for commercial or non-commercial purposes any information and materials provided under this Agreement, create derivative works based thereon for commercial gain, or use such materials in any manner other than for personal use.

11. SERVICE PROVIDER DETAILS

LLC “GLOBAL CIO”

Tax Identification Number (INN): 311738879

Registered Address: 32 Voxid Xaydarov Street, Vohid Haydarov MFY, Chirchiq, Tashkent Region, Republic of Uzbekistan

Banking Details

Beneficiary Bank: AK ALOKABANK

SWIFT Code: JSCLUZ22

Beneficiary Account Number (USD / EUR): GE55PB1360106541400001

Settlement Accounts:

Account Number	Currency
20208000407172603001	UZS
20208840707172603001	USD
20208643807172603001	RUB
20208978907172603001	EUR
20208398207172603001	KZT